United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA

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ORDER OF DETENTION PENDING TRIAL

CE	CIL	LESEAN MATHEWS	Case Number: 1:05-CR-135
requ	In ire tl	accordance with the Bail Reform A he detention of the defendant pend	
_			Part I - Findings of Fact
	(1)	The defendant is charged witl offense) (state or local offense t existed) that is	n offense described in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal twould have been a federal offense if a circumstance giving rise to federal jurisdiction had
		a crime of violence as de	ed in 18 U.S.C.§3156(a)(4).
		an offense for which the	ximum sentence is life imprisonment or death.
			aximum term of imprisonment of ten years or more is prescribed in
		a felony that was committ U.S.C.§3142(f)(1)(A)-(C),	after the defendant had been convicted of two or more prior federal offenses described in 18 comparable state or local offenses.
	(2)	The offense described in finding	was committed while the defendant was on release pending trial for a federal, state or local
	(3)	offense. A period of not more than five yea the offense described in finding	has elapsed since the (date of conviction) (release of the defendant from imprisonment) for
	(4)	Findings Nos. (1), (2) and (3) est	ish a rebuttable presumption that no condition or combination of conditions will reasonably erson(s) and the community. I further find that the defendant has not rebutted this
X	(1)		Alternate Findings (A) e that the defendant has committed an offense
		for which a maximum ter under 18 U.S.C.§924(c).	of imprisonment of ten years or more is prescribed in 21 U.S.C. § 801 et seq
X	(2)	The defendant has not rebutted	e presumption established by finding 1 that no condition or combination of conditions will e of the defendant as required and the safety of the community.
			Alternate Findings (B)
X	(1)	There is a serious risk that the o	
X	(2)	There is a serious risk that the	endant will endanger the safety of another person or the community.
		into a house and threatened to Significantly for purposes of thi same probation, defendant in N urinalysis test for marjjuana, ar	of an incident on 3/17/05 in which defendant in a driveby shooting fired .45 caliber bullets et" a woman. Defendant then fled police. Defendant was also in possession of cocaine, and hearing, defendant was on probation at the time all of this occurred. While on the rember 2004 failed to report on 3 separate occasions for urinalysis testing, he failed a when an order to show cause was issued, defendant failed to appear for that hearing, and and was on bond when he was charged (and convicted of) - (continued on attachment)
		Part II - W	tten Statement of Reasons for Detention
find t	hat t	the credible testimony and infor	ation submitted at the hearing establishes by clear and convincing evidence that
he uni onditi	rebu ons	itted presumptions. Alternativel will assure the defendant's preson history of committing crimi	I assure the presence of the defendant or the safety of the community based upon I find by clear and convincing evidence that no condition or combination of nce in court, or the safety of the community, based upon his previous failures to I acts while under court supervision which suggests a clear disregard for authority.
			II - Directions Regarding Detention
efenda or on re	sepa ant s eque	hall be afforded a reasonable opposits of an attorney for the Government	of the Attorney General or his designated representative for confinement in a corrections persons awaiting or serving sentences or being held in custody pending appeal. The unity for private consultation with defense counsel. On order of a court of the United States, the person in charge of the corrections facility shall deliver the defendant to the United e in connection with a court proceeding.
Dated	: _J	uly 15, 2005	/s/ Hugh W. Brenneman, Jr.
	_		Signature of Judicial Officer
			Hugh W. Brenneman, United States Magistrate Judge
			Name and Title of Judicial Officer

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Alternate Findings (B) - (continued)

fleeing a police officer, a felony. Defendant acknowledges daily cocaine and weekly marijuana substance abuse.